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			FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
	APPLICATION NO.	FILING DATE		20528-13	8291	
_	09/689,178	10/11/2000	Neven Karlovac	20326-13		
	,			EXAMINER		
	7590 09/17/2004			HOLMES, MICHAEL B		
	Steven C Lies	ke				
	OPPENHEIMER WOLFF & DONNELLY LLP 45 South Seventh Street 3400 Plaza VII Minneapolis, MN 55402			ART UNIT	PAPER NUMBER	
				2121		
				DATE MAILED: 09/17/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	09/689,178	KARLOVAC ET AL.	Vo		
Office Action Summary	Examiner	Art Unit			
	Michael B. Holmes	2121			
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the	e correspondence addre	SS		
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. - after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a rep. - If NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statuly any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	.136(a). In no event, however, may a reply be ply within the statutory minimum of thirty (30) d will apply and will expire SIX (6) MONTHS fr te. cause the application to become ABANDO	e timely filed days will be considered timely, om the mailing date of this comm NED (35 U.S.C. & 133).	unication.		
Status					
1) Responsive to communication(s) filed on 11.	June 2000.	<u> </u>	· .		
2a)⊠ This action is FINAL . 2b)☐ Thi	is action is non-final.				
3) Since this application is in condition for allows	ance except for formal matters, (prosecution as to the mo	erits is		
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D. 11,	453-Ө. G . 213.			
Disposition of Claims			-		
4) Claim(s) is/are pending in the applicati	ion				
4a) Of the above claim(s) is/are withdra	The second state of the second	• • • • • • • • • • • • • • • • • • • •	(
5) Claim(s) is/are allowed.	awn nom consideration.				
6\IYI-Claim/e\-1-6-ic/ara-relocted					
7)is/are objected to.					
8) Claim(s) are subject to restriction and/	or election requirement.				
Application Papers					
9) The specification is objected to by the Examin	per				
10) The drawing(s) filed on is/are: a) ac	5 (4)02 Sp. 4)	e Examiner.			
Applicant-may-not-request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the E	Examiner. Note the attached Offi	ce Action or form PTO-	152.		
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureat * See the attached detailed Office action for a list	nts have been received. Its have been received in Applic Ority documents have been rece au (PCT Rule 17.2(a)).	ation No lived in this National Sta	nge		
Attachment(s)					
1) Notice of References Cited (PTO-892)	4) Interview Summ				
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date 	Paper No(s)/Mai 5) Notice of Inform 6) Other:	Date al Patent Application (PTO-15	2)		

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Examiner's Detailed Office Action

Response to Amendment

- 1. This Office Action is responsive to communication received on June 11, 2004.
- Amendment "A" under 37 CFR § 1.111... Reconsideration and allowance of the present application 09/689,178, filed is respectfully requested by applicant. All such supporting documentation has been placed in applicant's file.
- 2. Claims 1-6 have been amended.
- 3. Applicant's arguments filed June 11, 2004 have been fully considered, however, they are **not** persuasive.

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Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35

U.S.C. 102 that form the basis for the rejections under this section made in this

Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

2. Claims 1-6 are rejected under 35 U.S.C. 102(e) as being anticipated by

Weinberg et al. (US Patent Number 6,144,962; Filed 11/7/2000).

Claim 1

Claim-1 recites

A-method-for-choosing components or subsystems for a plurality of generic descriptions in a system design in compliance with one or more system constraints, wherein the generic descriptions represent the components or subsystems in the system design, the method comprising:

- (a) choosing a first generic description and a second generic description from the plurality of generic descriptions; querying a database of objects for finding potential components or subsystems for the first generic description:
- (b) receiving a first answer set from the database of objects, where the first answer set is comprised of at least one component or subsystem candidate for the first generic description;
- (c) querying the database of objects fir finding potential components or subsystems for the second generic description;
- (d) receiving a second answer set from the database of objects, where the second answer set is comprised of at least one component or subsystem candidate for the second generic description;
- (e) testing <u>one or more</u> (C 27, L 57 to C 28, L 65) of the combinations of component or subsystem candidates from the first and second answer sets against one or more predefined system constraints; and
- (f) determining at least one solution set, where each solution set is one of the combinations of <u>the</u> component or subsystem candidates which best complies with the one or more predefined system constraints.

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Claim 1 is anticipated by Weinberg, wherein Weinberg teaches:

- (a)-(d) See (Weinberg Figs. 17 and 20; Col 3 L. 9-63, "In accordance... a Web site."; Col 27 L. 1-13, "As generally... non-OK URLs."; Col 27 L. 57-Col 28 L. 65, "By way of... view of the map.");
- (e)-(f) See (Weinberg Fig. 17; Col 1 L. 34-40, "Company webmasters... congested links."; Col 27 L. 57-Col 28 L. 65, "By way of... view of the map.").

Claim 2

Claim 2 recites "The method for choosing components or subsystems for a plurality of generic descriptions in a system design from claim 1, wherein the generic descriptions are blocks of a block diagram", which is anticipated by Weinberg:

See §102 rejection for claim 1, *supra*, and (Weinberg Figs. 1-5, 13-16, 18, 21, and 23-24).

Claim 3

Claim 3 recites "The method for choosing components or subsystems for a plurality of generic descriptions in a system design from claim 1, wherein at least one of the one or more predefined system constraints depends on the cumulative contribution of each of the component or subsystem candidates", which is anticipated by Weinberg:

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See §102 rejection for claim 1, *supra*, and (Weinberg Fig. 17; Col 1 L. 34-40, "Company webmasters... congested links."; Col 27 L. 1-13, "As generally... non-OK URLs.").

Claim 4

A method for verifying whether components or subsystems for a plurality of generic descriptions in a system comply with one or more system constraints, wherein the generic descriptions represent the components or subsystems of the system, the method comprising:

(a) choosing a first generic description and a second generic description from the plurality of generic descriptions; querying a database of objects for finding potential components or subsystems for the first generic description;

(b) receiving a first answer set from the database of objects, where the first answer set is comprised of at least one component or subsystem candidate for the first generic description;

(c) assigning a first candidate object from the first answer set to the first generic

description;

(d) querying the database of objects for finding potential components or subsystems for the second generic description;

(e) receiving a second answer set from the database of objects, where the second answer set is comprised of at least one component or subsystem candidate for the second generic 20 description;

(f) assigning a second candidate object from the second answer set to the second

generic description; and

(g) testing whether the first and second candidate objects comply with <u>one or more</u> predefined system <u>constraints</u> (C 27, L 57 to C 28, L 65, note the constraint can be the choice of processing byway of Microsoft as opposed to Netscape. In order to execute the product will have to be adapted to run i.e., satisfy, either system constraints).

Claim 4 is anticipated by Weinberg, wherein Weinberg teaches:

- (a)-(f) See (Weinberg Figs. 17, 20, and 22; Col 3 L. 9-63, "In accordance... a Web site."; Col 27 L. 1-13, "As generally... non-OK URLs.");
- (g) See (Weinberg Fig. 17; Col 1 L. 34-40, "Company webmasters... congested links."; Col 27 L. 57-Col 28 L. 65, "By way of... view of the map."; Col 27 L. 57-Col 28 L. 65, "By way of... view of the map."; Col 30 L. 66-Col 31 L. 24, "XI. Link Repair... the missing file.").

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Claim 5

Claim 5 recites "The method for <u>verifying</u> claim 4, wherein the generic descriptions are blocks of a block diagram", which is anticipated by Weinberg:

See §102 rejection for claim 4, supra, and (Weinberg Figs. 1-5, 13-16, 18, 21, and 23-24).

Claim 6

Claim 6 recites "The method for verifying from claim 4, wherein at least one of the one or more predefined system constraints depends on cumulative contribution of each of the components or subsystems", which is anticipated by Weinberg:

See §102 rejection for claim 4, supra, and (Weinberg Fig. 17; Col 1 L. 34-40, "Company webmasters... congested links."; Col 27 L. 1-13, "As generally... non-OK URLs.").

Response to Arguments

- 4. Applicant argues:
- (1) Applicants' invention and the Weinberg Invention are in Entirely Different Fields.

Examiner's response: that may be true. However, the statutory requires states

"(e) the invention was described in (1) an application for patent ... " the prior art employed in

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the examination does not have to be in the same filed as applicant's invention. If the concept embodied in the prior art "describes" the invention. Then it satisfies the statutory requirements.

- (2) ... one embodiment of the Applicants' invention broadly may be regarded as a tool for use by engineers as they design a new electrical system, such as for an integrated circuit board. Examiner's response: This may be true, and articulated in the written description of the specification. However, it is not articulated in the claim language. Moreover, the courts-have been clear-regarding the language of the claims. see In re Hiniker Co...,

 47-USPQ2d-1523, 1529 (Fed. Cir. 1998). The U.S. Court of Appeals-for-the-Federal—Circuit-have-used-the phraseology "the name of the game is the claim."
- (3) The Weinberg invention is not in the field of engineering discovery—see Examiner's response, above. Rather, Weinberg provides a system for visualizing web sites and their content. One skilled in the art of engineering discovery would not search the field of website visualization for answers to problems in the field of discovery. Examiner's response: That may or may not be true. However, in the broadest reasonable interpretation, the claim language employed by applicant e.g., "A method for choosing components or subsystems for a plurality of generic descriptions in a system design in compliance with one or more system constraints ..." which could be any system i.e., especially, when the claims make no mention of "engineering discovery." Further, the definition of "Engineering" is broad enough to include "the design and manufacture of complex products <Software~> Merriam-Webster's ... Furthermore, IEEE defines:

 Software Engineering as (A) The application of a systematic, disciplined, quantifiable

MONTHS from the date of this final action

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approach to the development, operation, and maintenance of software; that is, the application of engineering to software.

Examiners Summary

Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a). A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory-period-will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX

Correspondence Information

6. Any inquiries concerning this communication or earlier communications from the examiner should be directed to **Michael B. Holmes** who may be reached via telephone at (703) 308-6280. The examiner can normally be reached Monday through Friday between 8:00 a.m. and 5:00 p.m. eastern standard time.

If you need to send the Examiner, a facsimile transmission regarding After Final issues, please send it to (703) 746-7238. If you need to send an Official facsimile trans-

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mission, please send it to (703) 746-7239. If you would like to send a Non-Official (draft)

facsimile transmission the fax is (703) 746-7240. If attempts to reach the examiner by

telephone are unsuccessful, the Examiner's Supervisor, Anthony Knight, may be reached

at (703) 308-3179.

Any response to this office action should be mailed too:

Director of Patents and Trademarks Washington, D.C. 20231. Hand-delivered

responses should be delivered to the Receptionist, located on the fourth floor of

Crystal Park II, 2121 Crystal Drive Arlington, Virginia.

Michael B. Holmes

Patent Examiner Artificial Intelligence

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United States Department of Commerce Patent & Trademark Office

Anthony Knight

Supervisory Patent Examiner

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